

Your Honor,

Yesterday, we were sent to recess during the testimony of Mrs. Johnson after the plaintiff objected to the publishing of phone records submitted by the defense. We were not told to disregard any mention of phone records, nor were we given a reason for the recess upon returning to the courtroom. ~~Under~~ Are we allowed to consider these supposed phone records between the plaintiff and defendant during our deliberations?

Sincerely,

A large black rectangular redaction box covering a signature.

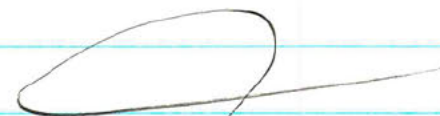
Jury foreperson

COURT'S
EXHIBIT NO. <u>A</u>
IDENTIFICATION/EVIDENCE
DKT. #
DATE: <u>2/7/25</u>

PERIOD 1-60-631-4689

Jurors,

Testimony regarding the phone records was allowed. The exhibit of the phone records was not received in evidence. You are referred to the what is evidence, what is not evidence, and credibility of witnesses jury instructions



Judge Adrenne Nelson



Your Honor,

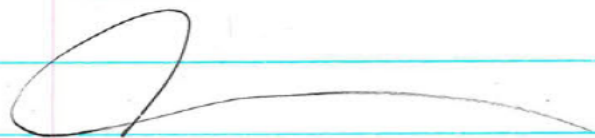
Would one party breaking a contract release the other party from its terms, even if the other party is unaware that the contract has been breached?

Sincerely,

[REDACTED]  
Jury Foreperson

Jurors,

If a party has breached a contract, you are referred to the breach of contract jury instruction



Judge Adrienne Nelson

COURT'S	B
EXHIBIT NO.	B
IDENTIFICATION/EVIDENCE	
DKT. #	
DATE:	2/7/25

PENCOAD 1-400-631-0009